

★ ★ LAW DAY SPECIAL ★ ★

The Buckeye BARRISTER

VOL. II, NUMBER IV

THE OHIO STATE UNIVERSITY • COLLEGE OF LAW

SPRING, 1966

Intercollegiate Moot Court

Milligan, Blakey Win Meet

Fritz Milligan and Walker Blakey, both second-year men and staff members of the Ohio State Law Journal, won the Intercollegiate Moot Court Competition for Ohio State on March 19.

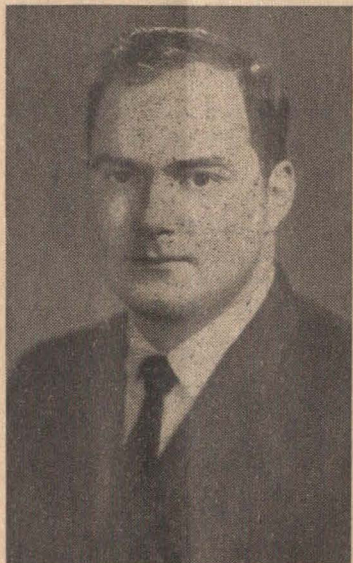
The competition was held by Wayne State University in the Wayne County Courthouse. In the first and second rounds they defeated the two teams from the University of Michi-

gan. In the finals they topped a team from Wayne State.

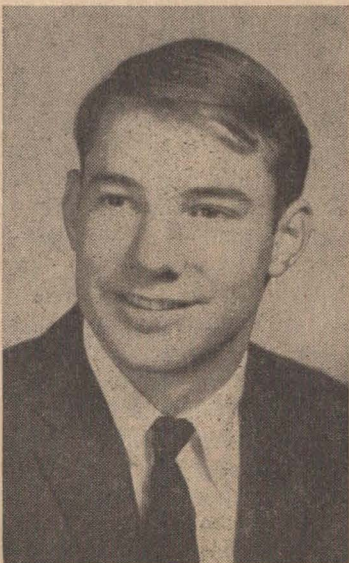
Blakey was named best oral advocate in the final round of the meet.

The meet case was the appeal of a suit brought by an

expelled student of a state university to prevent his local board from drafting him before he could litigate his expulsion in the state courts. He had been expelled for protesting the Vietnam conflict.



Walker Blakey



Fritz Milligan

Law Women In World Of Their Own

By Susie Williams

"Gee! There really are girls here!"

With these words from a fellow classmate, I was introduced to the foreign world of law. I had been somewhat prepared for the shock by my roommate, a medical student, who had warned me that there would be few other girls in the school.

When I arrived I saw no other girls — nothing but a sea of men, all looking at me as if there were some mistake, and perhaps I had gotten lost looking for the Education College. Luckily, my four fellow-women classmates soon arrived, and the five of us, having found the women's lounge, (Continued on page 2)

To Appear In Two Weeks

Journal Views Post Conviction Law

The spring issue of the Ohio State Law Journal will contain a student symposium of five articles based upon the new Ohio Post-Conviction Remedy Act (Ohio Rev. Code sections 2953.21-24), which became effective on July 21,

1965. The impetus and articles for this symposium came from the leadership of Professor Lawrence Herman.

The main purpose of the new act is to secure to the Ohio prisoner a more efficient and satisfactory mode of collateral attack without encouraging frivolous petitions. However, according to Manuscript Editor Gerald Office, Jr., "the statute appears too vague in its literal reading to provide the answers to some of the more important problems that will arise. Obviously there is little case law interpreting the statute at this point. Hence, it was felt that an analysis of the case law interpreting similar statutes of other states and the federal statutes would be useful in predicting possible interpretations by the Ohio courts."

The symposium involves a comparative analysis of the post-conviction remedy statutes of Oregon and Illinois and section 2255 of title 28 of the United States Code. Throughout these articles an attempt has been made to point out the similarities and dissimilarities with Ohio's act.

Professor Herman has written a forward in which a general overview of post-conviction relief problems is presented.

Given the potential signifi-

cance of the new act plus the increasing concern of the United States Supreme Court over criminal procedures and the protection of individual rights, the proper construction and application of the statute is important. It is hoped that the symposium will provide possible guidelines as evinced in other jurisdictions.

The issue will also contain an article on "The Need for Clarification in Military Habeas Corpus," by Professors Lewis R. Katz and Grant S.

Student Court Gives Practice And Justice

By Jim Rood

The Ohio State Student Court is composed of seven justices, three of whom are Law students: Edwin Cooperman, a junior, who is Chief Justice, and John Slauson, a senior.

April 19, Thomas H. Bainbridge, a second year law student, was appointed justice to the court.

The remaining four justices are from other colleges. The chief defender is James Tusch-

(Continued on page 7)

Alumnus Named To Regional NLRB Spot

Appointment of Jerome H. Brooks, 48, class of 1939, as Regional Director for the National Labor Relations Board at Detroit, Michigan, was announced Jan. 10, 1966 by the Board and its General Counsel, Arnold Ordman.

The appointment is a promotion for a career attorney who has served the NLRB 24 years. Moving up from Detroit Regional Attorney, Mr. Brooks will head one of the Agency's largest field offices and will direct NLRB operations in the State of Michigan.

He succeeds Thomas Roumell, who resigned to become Director of the new Michigan Department of Labor.

Mr. Brooks has on-the-job experience for his new position. He served as Acting Regional Director for 21 months while Mr. Roumell was Director of the Michigan Employment Security Commission on

NLRB leave of absence until last June.

"Jerry Brooks has proved himself to be highly qualified and admirably suited for the directorship he now takes over on a permanent basis," said Mr. Ordman, who supervises NLRB field activities. "He is an outstanding attorney and an able administrator."

Mr. Brooks is Vice President of the Detroit chapter of the Industrial Relations Research Association, and a member of the governing Council of the Labor Relations Law Section of the Michigan Bar Association.

A native of Ohio, Mr. Brooks attended the Rossford, Ohio, public schools and received his law degree from Ohio State. He served two years on the Board of Editors of the Ohio State Law Review and is a member of the Order of the Coif, honorary law society.

Joining the NLRB legal staff in November 1941, Mr. Brooks has served in the Detroit and Cincinnati Regional Offices, as well as in the Agency's Washington headquarters. He was appointed Regional Attorney in Detroit in August 1960.

Mr. Brooks is married and resides in Farmington, Michigan, with his wife, Joann, and his four sons, Eric, Scott, David, and Michael.

Nelson of Michigan Law School, and an article on "Sanity: The Psychiatrico-Legal Communicative Gap," by James K. L. Lawrence of the National Labor Relations Board.

The spring issue should be available in mid-May.



Professor Joseph Sneed, right, of Stanford, makes a point clearer for Mike Saad, President of the 1966 senior class. Professor Sneed gave the three lectures of the Law Forum series on the concept of gross income in mid April.

Law Day Agenda

Moot Court Honor Hearing

10:00 a.m. — Law School Auditorium
Presentation of Donald B. Becker Memorial Award to outstanding oralist.

Honors Luncheon

12:15 p.m. — West Ballroom, Ohio Union
Students - \$1.50 ea; Guests - \$2.00 ea.
Presentation of Outstanding Alumnus Award.
Presentation of Student Awards.

Law Day Address

2:30 p.m. — Law School Auditorium
James B. Bennett, Chairman of the Criminal Law Commission for the American Bar Association.

Topic will concern the present penal system.

Speaker's Reception

3:30 p.m. — Law School Auditorium

Coif Initiation

4:00 p.m.

Barrister's Ball

7:00-12:30 — Ilonka's Provincial Inn
Dinner for two served at 7:00 p.m. by Ilonka's.
Dance to the music of Don Carr and his orchestra after dinner.

Black tie optional.

Price — \$7.50/couple — covers both the dinner and the dance. B.Y.O.B. Set-ups provided.

Editorials

Law Day

At this time of the year we celebrate Law Day.

It is fitting, but we must keep in mind that just because those of us aspiring to or practicing in the profession know more of the law we are not above it. This is an appropriate time for an annual examination of conscience.

What are you doing contrary to the spirit of the law?

The Fund Grows

Under the able leadership of Thomas Patton, '26, (1962-64) and Isadore Topper, '27, (1965-present) the College of Law Financial Aids Fund has grown by \$225,241 including endowed and unrestricted donations.

The yearly high for endowed funds was in 1963—\$37,000—in 1965 it was \$29,064. The unrestricted funds have increased yearly from the initial 1962 figure of \$17,000 to the present high of in excess of \$39,000.

In 1962 a shade less than 40 per cent of the solicited alumni donated to the Fund. In 1964 46 per cent of the over 3,000 alumni donated \$68,881. The class of 1926 led in contributions in 1962 and 1963 with \$3,331 and \$4,362 respectively. In 1964 the class of 1927 donated \$7,366. To the end of last year the class of 1911 has set a highly competitive pace with contributions of \$10,112.

The percentage of our alumni that have contributed in such a short time is indeed an enviable record. On behalf of the student body we of the BARRISTER voice the thanks to the alumni.

Now The Work Begins

New faces in old positions: We congratulate the recently elected and appointed class officers, SBA officers and Moot Court team and board. They should remember that an effective administration can be carried out only by adequate preparation and dedicated follow-through. Enthusiasm breeds enthusiasm. Just as these new officers and members will need the skills of many of us, so too the BARRISTER needs willing hands.

Winning the appointment or election is just the beginning.

JD Should be Given

Although it is realized that a decision cannot be made overnight on this JD question, we feel that the Board of Trustees has, indeed, had more time than should be required. (The College of Law faculty's resolution has been in the Board's hands for the past two years.) As is evidenced by our letters to the editor, both distinguished alumni and students generally favor the change.

The Student Bar Association is to be commended for the activities that they have undertaken in support of the establishment of the Juris Doctor degree as the first professional degree offered by the College. They reportedly are presently engaged in a study of the problems of retroactivity, i.e. who should be awarded the JD degree assuming the decision is made?

Arant Lecture

On January 21 a sparkling but tired throated James B. Donovan gave this year's Arant Lecture on Campus. His address recounted in cursory, third-person narrative form the exciting autobiography of a lawyer who defended Rudolf Abel the famed Communist spy, who negotiated for the release of U-2 Pilot Gary Powers, and who ransomed Bay of Pigs prisoners from Fidel Castro.

His presence in Columbus and on campus was deeply felt for many reasons. Prime among them must be his closing remarks:

The practice of law need not be as dull as young students sometimes gloomily prophesy. Alongside the broad highways of the profession always lie byways. These can afford to a practicing attorney opportunities to experience in some small share, what one of America's greatest jurists once characterized as "the passion and action of one's time". Life in such a profession may be lived with not only pride but a deep sense of gratitude.

Few of Ohio State's Law graduates—in fact few of any institution's graduates—may have as much to be thankful for as Mr. Donovan has, but it is something to strive for with professional dedication.

Letters

Editor, Sir:

I read with interest the articles (Volume II Number III of the Buckeye Barrister) that relate to the pros and cons of awarding J.D. degree as opposed to an LL.B. degree.

Also, I have read other treatises on the subject and conclude that my Alma Mater ought to award the degree of J.D. to her College of Law Graduates. There is no need for stating my reasons here as they would be a restatement of those in favor of the change.

Sincerely,

GEORGE M. JONES

Judge,

Court of Appeals of Ohio
Seventh Appellate District

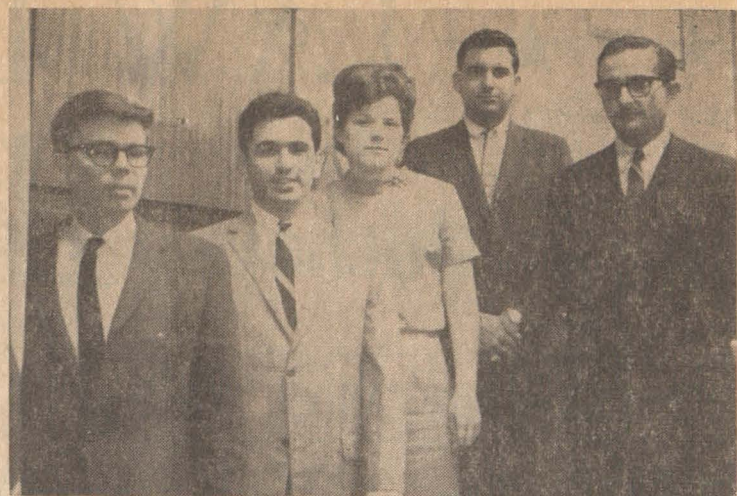
To the Editor,

There have been persuasive arguments presented in the BARRISTER in favor of awarding a J.D. degree, as opposed to an LL.B. However, certain persuasive (and possibly rebuttable) arguments for retaining the LL.B. have been overlooked. First, the J.D. is awarded at Ohio State, but on a basis of outstanding academic achievement. To whatever extent the blanket conferral of a more prestigious degree elevates the average graduate of this school in the eyes of the public, it cheapens the J.D. held by those who qualified under the old rule.

To the best of my knowledge, this proposition hasn't been spoken to by the advocates of the change, and, in fairness to all, it should be considered. For prospective J.D. candidates under the old system, some additional honorary notation should be made. For those who have achieved a J.D., the problem is weightier. Perhaps an additional award could be awarded *ex post facto*, so to speak. There are probably even more satisfactory adjustments which could be made, but if the present system is objectionable to warrant change, the change should be made with a thorough consideration of the concomitant responsibilities.

Paul Steven Cutler

(Omitted because of space limitations in the last issue of the BARRISTER was an accounting of the method originally proposed by the faculty. Their solution was the conferral of the J.D. as the first professional degree with honors according to the graduate's merit.—Ed.)



The newly appointed Moot Court Team coached by Professor Herman, right, are, left to right: William Batchelder III, Robert Steinberg, Miss Valerie Vanaman, and Ronald Isroff. Ken Bravo was named Chief Justice of the Moot Court Governing Board.

College of Law Has Thirteen Women Students

(Continued from page 1)

hid there together for the first two weeks of school. However, since we were enrolled as law students, we decided to emerge from our shells and take advantage of our opportunities. We have been out ever since.

The girls in our school, thirteen full-time and one part-time, are not "frustrated," as many of our classmates might think. Also, we are not machines, trying, at every chance, to prove our sex's superiority over the male. We come from different backgrounds and have varied interests.

Four of us are married, one being the mother of three teen-aged children. Three graduated from colleges of education and hold teaching certificates; the others graduated from liberal arts colleges.

Although most of us majored in the social sciences, three unusual majors were French, Spanish, and speech. We are all American citizens, although one of us was formerly a citizen of Latvia, which is now Communist territory.

We all have goals for the future, but we are aware of the fact that our fair sex is still looked upon by many men as that part of the population who should be home "sitting on cushions and sewing fine seams," so our goals are flexible. Although we come from varied backgrounds and have many interests, we all have one trait in common. We are all determined individuals. We all want something more than the average woman has, and we are not afraid to try for it.

We think that women in

law school keep a touch of the "human element" in what would otherwise tend to become a mechanical course of study. We try to use our creative talents and give a hint of femininity by decorating our door for special occasions.

The door to the women's lounge says, "for invitees of the law women." If you'd like to know what the women of the law school are *really* like, just knock, and we'll invite you in. It might turn out to be a surprisingly enjoyable visit!

Enrollments

In Law Schools On the Rise

Law school enrollments in the United States have reached a new all-time high mark of 65,057, the American Bar Association reports in its annual review of legal education.

The figure for the 1965-66 fall term is up 5,244 over the previous year and 10,600 above the total of two years ago.

Of the total enrollments 59,744 are in the 136 law schools approved by the American Bar Association and the remainder are in 13 unapproved schools. The enrollees included 2,537 women students.

The number of students in law schools has risen steadily since the modern era low point of 39,339 in 1953. In the last four years the average gain has exceeded five thousand a year.

Law schools having the largest 1965 fall semester enrollments were: New York University, 2,218; Harvard, 1,686; University of Texas, 1,554; Brooklyn Law School, 1,401; George Washington University, 1,378; Georgetown University, 1,292; University of Michigan, 1,114; Hastings College of Law, 1,055; Indiana University, 1,034; and Suffolk University, 1,003.

(The above is an excerpt from a recent issue of the *Ohio Bar*. At the College of Law, 1965 fall quarter registration figures were 514 students. —Ed)

THE BUCKEYE BARRISTER

And Alumni Law Record

Published For The Alumni And Students Of
The Ohio State University College of Law

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Dean Rutledge Reports: 'Real Accomplishment'

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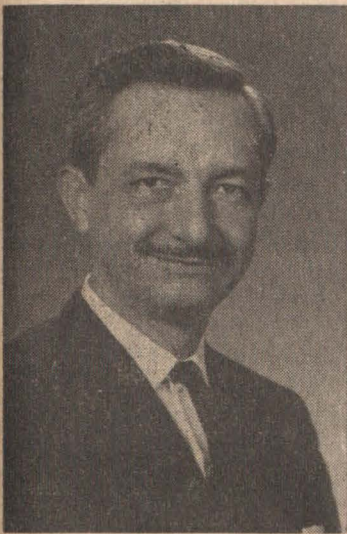
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Dean Rutledge wrote the following open letter to Mr. Isadore Topper, National Chairman of the College of Law Financial Aids Fund after being given the report of the Fund for the 1965 contributing year:

Dear Mr. Topper:

The report of contributions to the College of Law Financial Aids Fund for 1965 has been completed and it is indeed a gratifying report of real accomplishment. Through the efforts of the members of the National Council and other friends of the College and the generosity of alumni and friends, the income from endowment funds of the College, which are approaching \$200,000, and moneys available for immediate expenditure are enabling the College to extend a helping hand financially, by way of scholarships, grants-in-aid, and loans, to students needing assistance. We are enabled, too, to bring to the College lecturers of national prominence and to do a few of the many things a College of Law must do to attain and maintain a position among the leading law schools of the country.

You and the members of the National Council, College of Law Financial Aids Fund, have contributed immeasurably of your time, your money and your thought to the enhancement of our College. Through you, I should like to thank Mr. Laylin, Judge Middleton, Mr. Glander, Mr. Freifield, Mr. McNamara, Mr. Marriott, Mr. Jenkins, Mr. Daugherty, Mr. Erskine, Mr. Roger Smith, Mr. Tucker, Mr. Schaeffer, Mr. Hershey, and Judge O'Neill. For all of this effort, everyone at the College, students and faculty alike, is profoundly grateful. I congratulate you upon your incomparable leadership of this devoted and effective group.

Words cannot convey our appreciation to the alumni and friends of the College who through their generosity and thoughtfulness have written the record of loyalty, concern for the betterment of legal education, and willingness to assist those who need help in attaining their goal of competent training in the law. reflected in the records of last year's successes. I wish I could mention each one in this letter. Because space will not permit this, I hope that this letter to you will be accepted as my personal thanks to each and everyone who has had a part in writing the record of 1965.

Sincerely,
Ivan C. Rutledge, Dean

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(Continued from page 3)

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(Continued on page 5)

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(Continued from page 4)

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Faculty Notes

Professor Gerald Messerman as counsel argued the case of Brookhart v. Janis before the United States Supreme Court about a month ago on a brief prepared jointly by himself and Professor Lawrence Herman. The criminal case was one of a Habeas Corpus petition that had been denied by the Ohio Supreme Court. Certiorari was granted April 18.

Mr. Herman, a member of the faculty since 1961, addressed the American Association of University Women on March 9 in the Columbus Gallery of Fine Arts.

His topic was "Justice: You, The Law and The Court."

Professor Kenneth Karst, presently on the faculty of UCLA Law School, who left Ohio State this year, is billed by the Mar. 3 issue of the UCLA DOCKET as a "distinguished instructor" in the field of Constitutional Law for the Bay Area Review course for the California Bar Examination.

The supply of the booklet entitled "Problems Illustrative of the Responsibilities of Members of the Legal Profession", published last September, and prepared by Prof. Robert E. Mathews, has been exhausted and he has now completed a Revised Edition of which 4,000 copies will be printed shortly.

This project is financed by the Ford Foundation and copies may be obtained without charge from the National Council on Legal Clinics at the American Bar Center in Chicago.

Professor Mathews, now Emeritus after forty years at

Ohio State, has recently accepted an appointment to the faculty of the University of Texas Law School. He will move there permanently this summer.

Mr. Ervin H. Pollack of the College of Law faculty is currently engaged in a three-pronged writing program.

He is writing an article entitled "Natural Rights: Conflict and Consequence" for the Summer issue of the *Ohio State Law Journal*.

He is compiling the third edition of *Fundamentals of Legal Research* and is writing a book entitled *Jurisprudence: Principles and Applications* for use in courses in jurisprudence.

—Letter To The Alumni—

By Rob Briggs
SBA President

"Never again will you see me or my money around this place." This is the statement uttered by more than a few Ohio State College of Law graduates upon either taking that last exam or receiving their law degree.

Statistics bear out the fact that such a statement often holds true. What's the reason for such an attitude? Who knows? It may be the result of dislike for a particular professor, a bad grade, or merely a statement made in rebellion against all the hard work.

If you fit into or near this category, i.e. one whose face or contribution hasn't been seen around this law school since graduation, it is time to re-evaluate your position.

Why should you now donate money or services to the law college? The reasons are ele-

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YR's YD's Are Active Here

By Paul Coleman

The Law School Young Republican Club held its election of officers for the 1966 year at the end of last quarter with Dan Swillinger, President; Paul Coleman, Vice President; Jim Burkhard, Secretary; Dick Conner, Treasurer; named to the Executive Board. On the Board of Directors for the 75 member club are Bill Leahy, Tim Milligan, and Tim Rosenschuch.

The major endeavor the club has been engaged in this spring was the membership drive which netted about 30 new members.

According to Club officers



Myron Schwartz

By Paul Coleman

The Law School Young Democrat Club has been working towards the nomination of one of its members, Myron Schwartz, as a candidate to oppose incumbent Republican Clarence Brown, Jr., in the November election for an Ohio U.S. representative's seat.

Schwartz is running unopposed for the Democratic nomination in the May primary, but because he is a write-in candidate, he must poll 20 per cent of all Democratic voting in the primary in his district.

The club has also continued its successful Last Lecture Series where a speaker is invited to address the club and other interested members of the Law community. Recently these speakers have been College of Law professors, but in the past speakers have included Michael V. DiSalle, former Governor of Ohio.

Continuing to serve as officers of the club are Walker Blakey, Jr., President; Gary Jessee, Vice President; Jerald Brown, Secretary; and Richard Donahey, Treasurer.

many of the new members are from the first year class.

In addition, the club continued its sponsorship of the monthly distinguished speakers' luncheon having heard from both State GOP Chairman John Andrews and State Finance Director Richard Kraback. Plans are to continue this series which is aimed at informing the club membership of current trends within the party.

Speaking Out By Rob Briggs

To students who for no good reason fail to attend student-faculty coffees: Let it not be said by you that our professors are engaged in a conspiracy or have no personal interest in

the students.

Perhaps a more germane statement would be that such students prefer the illusion that the above statement is true. WHY?

Court Gets Traffic Cases

(Continued from page 1)

man, who is assisted by Joel Mirman. Together, they are paid \$150 per quarter for their services. The student Prosecutor, Daniel Slane, gets \$50 each quarter.

According to an OSU Lantern article in March of 1966, almost all of the court's business is connected with campus traffic regulations. Of the 1,000 traffic tickets handed out each week by the police, about 30 find their way into the court, which finds the majority of the offenders guilty as charged, and fines them accordingly. Occasionally, however, a non-traffic violation creeps into the court's docket, such as the dispute over breaking and entering into a student's dormitory room heard two years ago. The Court also may hear appeals from the various other courts on campus, plus any action arising out of the student body constitution.

The courtroom procedure is similar to that of an actual

court. The judges wear black robes, there is argument from the prosecutor and defender—often heated—witnesses may be called, although there is no power of subpoena, and oaths are administered.

The significant difference, however, is that the defendant must bear the burden of proof.

Many students consider the court a sort of Kangaroo forum that concerns itself mainly with trivialities. This criticism is not justified. The court functions as an important

intermediary between the student body and the administration, particularly the police department.

Those who think this unimportant have undoubtedly never haggled with a campus policeman over a ticket. It is one of the few organizations where a student may be judged by other students, and where that judgment sticks.

The court is also an effective training ground for law students, particularly those interested in trial practice.

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Arguing his point in the Freshman Rounds of the Moot Court is Thomas C. Harris. In the background are his opponents in the case John Cervey and Robert Pfunter.

Law Grads on the go—

Michael F. Adler, '60, is now president of Tru-Foto, Inc., Dayton, Ohio.

Ronald K. Bennington, JD '61, has been made a partner in the firm of Black, McCuskey, Souers & Arbaugh, Canton, Ohio.

James Black, JD '46, has been elected Chairman of the Advisory Board of the First Western Bank, Santa Barbara, California.

Paul J. Borowitz, '65, has joined the firm of Miller, Pfeifer, Burkhart & Bartoss, Zanesville, Ohio.

Philipp L. Charles, '34, former District Director of Internal Revenue in Cincinnati, Ohio is presently Chief of the United States Tax Advisory Mission to the Government of India, New Delhi, India.

Raymond Clayman, '59, now has offices at 1306 Bryn Mawr Drive, Dayton, Ohio.

John P. Gallagher, '53, of Elyria, has been named an assistant prosecuting attorney for Lorain County.

Lowell B. Garverick, '59, has recently become associated with the Galion, Ohio law firm of Petri & Hottenroth.

Jerome B. Haddox, '59, former corporate counsel for Industrial Nucleonics Corp., of

Columbus, has been named associate counsel of the Western and Southern Life Insurance Co., Cincinnati, Ohio.

Philip Herzing, '58, of Worthington, has been appointed counsel for the Ohio Department of Insurance.

Rodney L. Howarth, '61, has recently become a partner in the Newark firm now known as Kibler, Hervey & Howarth.

David C. Kelley, '64, formerly of Columbus, has been named corporate counsel for Dixie Ohio Express, Inc., Akron, Ohio.

Ellis W. Kerr, '32, is now United States Referee in Bankruptcy, Dayton, Ohio.

John J. Koerber, '57, has recently been named a partner in the Akron firm now known as Alpeter, Diefenbach, Davies, Koerber & Lewis.

Jack Miller, '60, has become a partner in the Newark firm now known as Norpell, Norpell & Miller.

Frank L. Nairn, '48, is now Accident Investigation Director for the Columbus Transit Co., Columbus, Ohio.

Benson Owens, '31, of Jackson, has been appointed Superintendent of the State Securities Division.

William N. Postlewaite, '47, has become a partner in the firm of Issac, Postlewaite, O'Brien & Oman, Columbus.

Robert G. Reed, '60, of Belle Center, Ohio, has been named a member of the Hardin County Library Board.

John C. Ringhisen, '47, has opened his own law offices at 206 First National Bank Bldg., Zanesville.

Emanuel M. Rose, '26, of Cleveland, is a Councilman for University Heights, Ohio.

Paul H. Roskoph, '63, of Warrensville Heights, Ohio, was appointed to the position of Estate Tax Examiner with the Internal Revenue Service, Cleveland.

In January, Ralph H. Klapp, J.D. '25, dean of the Franklin University Law School, retired thus ending a 33 year career in education and public service.

Dean Klapp also served as Ohio's assistant attorney general, charged with the enforcement of charitable trusts. In 1957 he was appointed to the chairmanship of the Ohio Industrial Commission, a position he held for three years before returning to Franklin.

The OSU graduate was instrumental in forming the

Jerry L. Riseling, '62, and Robert N. Wistner, '61, have formed the law partnership of Wistner, Ruben & Riseling, Columbus.

John K. Saltsman, '57, of Carrollton, Ohio, was recently presented with the annual Distinguished Service Award of the Carrollton Junior Chamber of Commerce.

John L. Schwabe, '48, has been elected President of the Multnomah Bar Association, Portland, Oregon.

Harold H. Voelker, '25, has been re-elected President of the Grandview Heights Public Library Board.

John W. Weaner, '63, of Defiance, has been made a partner in the firm founded by his father, Weaner, Hutchinson & Weaner.

Manning D. Webster, '32, of Pomeroy, has been elected a director of the Pomeroy National Bank.

Judge John H. Pfeifer, '28, has recently resigned his position as Williams County Probate and Juvenile Court judge, to be effective June 1, 1966. Judge Pfeifer was appointed to the bench in 1948.

Charles W. Ebersold, JD '38, a director of the Ohio State University Alumni Association, has been elected Secretary of Illinois Bell Telephone. Mr. Ebersold will retain his position as assistant to the President of the utility firm.

1951 Grad

Pucket Gets New Post

By Dennis Gelpé

In October Fred D. Puckett, J.D. '51, became Director of Deferred Giving at Capital University in Columbus. In his new position, Mr. Puckett will be in charge of obtaining funds for Capital University through charitable annuities, wills, and similar means. The former re-

search and legislative counsel for the Ohio State Bar Association has worked extensively on the legislative programs of the Eminent Domain and Modern Courts Committees.

* * *

Lauren Glosser, B.A. '30, M.A. '32, LL.B. '38, of Columbus, died Feb. 7, 1966. At the time of his death, the former WW II Air Force veteran was director of the Ohio Legislative Service Commission, a position he held since 1959. Mr. Glosser was a former executive secretary of the State Highway Construction Council, executive secretary of the Ohio Program Commission, coordinator of the Aid for the Aged Trust Fund Administration, and clerk of the Ohio Senate.

* * *

Lucas, Prendergast, Albright, and Warren announce that Rankin Gibson, formerly judge of the Supreme Court of Ohio, has become a partner of the firm. College alumni with the firm are Ralph M. Lucas, '06; Ralph W. Lucas, JD '43; Arthur J. Prendergast, Jr., '50; John A. Brown, JD '51; William F. Newman, '54; John W. Van Dervoort, '54; and Ray A. McFadyen, '25.

Law Alumni Breakfast Is May 20

The College of Law is planning a Law Alumni Breakfast in connection with the State Bar Association meeting in Cleveland, Ohio. The breakfast is scheduled for 8 a.m. on May 20, 1966.

Mr. Elliot M. Kaufman of the law firm of Kinchen, Matia and Mays, Suite 200 Midwestern National Building, 75 Public Square, Cleveland, Ohio 44113, is chairman of the breakfast.

The following deaths of alumni were reported to the College of Law office since our last publication:

GEORGE W. BIDDLE, '16, Mansfield, Ohio, age 76, Feb. 13, 1966.

MAYNARD M. DONALDSON, JD '24, Columbus, Ohio, age 67.

LEWIS B. HENDERSON, '26, St. Clairsville, Ohio, age 66, Feb. 12, 1966.

ROBERT B. McMULLEN, '13, Hillsboro, Ohio, Oct. 4, 1965.

* * *

Ray W. Poppleton, Cert. '13, Columbus, Ohio, died Feb. 25, 1966. Mr. Poppleton, an expert in probate law, was twice past president of the Columbus Bar Association (1934-1935) during his 52 years of practice.

* * *

Judge Albert H. Miller, Cert. '06, died in Azusa, California, at the age of 84. The California jurist gained national prominence when he presided in the preliminary hearing of the Dr. R. Bernard Finch murder trial. Judge Miller lived in Toledo for 25 years before moving to California in 1930. He was a former president of the Toledo Bar Association, and had served as a member of the University of Toledo Board of Directors.

* * *

Chief Justice Augustus G. Parker, LL.B. '29, of the Cleveland Municipal Court, died Oct. 16, 1965, at the age of 65. Judge Parker practiced law in Cleveland for 35 years, and was appointed to the court in January 1964 by Governor Rhodes. The judge served as director of the National Association for the Advancement of Colored People and the Urban League of Cleveland. He had also served as a trustee of Wilberforce University, and as president of the Ohio Republican Council.

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